## **CONTRACT**

						, 2021, by and		
betwe	een	TUPELO,	MISSISSIPPI		called			
	orchin) (	a Limitad Liak			_	as (an Individual), (a led "CONTRACTOR".		
raitii	=13111p), (	a Liiiiiteu Liai	onity Company)	, or (a corporation	, neremarter car	ieu contractor.		
	ESSETH: oned:	That for a	ind in conside	ration of the pay	yments and ag	reements hereinafter		
1.				e and complete the ROVEMENTS" here		of " <b>Ballard Park /</b> Project".		
2.						oment, labor and other CT described herein.		
3.	The CONTRACTOR will commence the work required by the CONTRACT DOCUMENTS within <a href="10">10</a> calendar days after the date of the NOTICE TO PROCEED and will complete the PROJECT within <a href="20">30</a> calendar days, unless the period for completion is extended otherwise by the CONTRACT DOCUMENTS.							
4.	The CONTRACTOR agrees to perform all of the work described in the CONTRACT DOCUMENTS, and comply with the terms therein for the sum of \$ or as shown in the BID Schedule.							
5.	The term "CONTRACT DOCUMENTS" means and includes the following:							
	A.	This Agreem	ent					
	B.	Instruction t	o Bidders					
	C.	Signed Copy	of Proposal Fo	rm and Bidder's Ce	ertificate			
	D.	Executed No	n-Collusion For	m and Compliance	e Statements			
	E.	Executed Pe	rformance and	Payment Bond				
	F.	NSPE Genera	al Conditions					
	G.	Special Cont	ract Provisions					
	H.	<b>DRAWINGS</b>	prepared by <b>DA</b>	ABBS CORPORATION	N and dated Al	JGUST 2021.		
	I.	SPECIFICATION	ONS issued by <b>I</b>	DABBS CORPORAT	ION and dated	AUGUST 2021.		
	J.	ADDENDA:						
		No Dat	:ed					
			ed					
			ed					
			ed					
	L.	All federal a	_	onditions, specifica	ations, regulatio	ons and requirements		

6. The CONTRACTOR agrees to abide by the following consequences for failure to complete the project within the time specified in the CONTRACT DOCUMENTS:

- A. LIQUIDATED DAMAGES CONTRACTOR shall pay to OWNER for each and every calendar day that he shall be in default in attaining Completion of the Work within the time stipulated the sum of \$300.00 as liquidated damages. The CONTRACTOR shall be liable for the continued assessment of liquidated damages of \$300.00 for each calendar day that he shall be in default in completing the Work within the stipulated time as provided herein. Since the OWNER'S losses are due to the CONTRACTOR'S delay and are not readily ascertainable, the amount provided herein for liquidated damages constitutes agreed damages and not a penalty.
- B. INDEMNIFICATION In addition to payment of the above liquidated damages, CONTRACTOR shall fully indemnify and hold harmless the OWNER, the ENGINEER and their officers, personnel, and agents from and against: (1) any and all fines, civil penalties, and assessments levied by the State of Mississippi Office of Pollution Control, State of Mississippi Bureau of Environmental Health or any federal or state court for failure to meet, perform, or comply with any part of the time schedule as defined in the Contract Documents, and (2) any and all claims, damages, losses, expenses, liabilities, actions, judgments, and decrees of any and every nature whatsoever in any manner caused by, resulting from, or arising out of such failure.
- C. RIGHT OF SET-OFF The OWNER, in addition to its other remedies under this Contract and in law and in equity, may deduct from monies which become due the CONTRACTOR under this Contract any unpaid amounts which become due to the OWNER under any of the foregoing provisions.
- 7. The OWNER will pay to the CONTRACTOR in the manner and at such times set forth in the General Conditions such amount as required by the CONTRACT DOCUMENTS. The OWNER shall retain five percent (5%) of the amount of each payment until final completion and acceptance of all work covered by the CONTRACT DOCUMENTS unless otherwise mutually agreed.
- 8. The CONTRACTOR agrees to allow the OWNER or a duly authorized representatives thereof, access to books, documents, papers and records of the CONTRACTOR which are directly pertinent to the project which is the subject of this Contract, for the purpose of making audits, examinations, excerpts and transcriptions, and CONTRACTOR agrees to insert an identical access to records clause into all subcontracts.
- 9. The CONTRACTOR shall be held responsible for forfeiture of monies in the event that an audit indicates his failure to keep adequate records, including change orders, force accounts and payroll records.
- 10. Attached hereto and made a part of this Contract is a Performance and Payment Bond, executed by a Surety Company doing business in the State of Mississippi, in the sum of:

(\$	)				
(not less than one hundred percent of Contract amount)					

IN WITNESS WHEREOF, the parties hereto have executed or caused to be executed by their duly authorized officials, this Agreement in <u>3</u> copies each of which shall be deemed an original on the date first above written.							
		CITY OF TUPELO, OWNER					
	BY: NAME: TITLE:						
ATTEST:							
BY: NAME: TITLE:		(SEAL)					

This Agreement shall be binding upon all parties hereto and their respective heirs, executors,

administrators, successors, and assigns.

11.

ATTEST:

BY: NAME: TITLE:

## **CONTRACTOR**

NAME: TITLE:	
	-
	- (SEAL)

BY: